

## **HOUSE BILL No. 1639**

DIGEST OF HB 1639 (Updated February 24, 2005 2:42 pm - DI 113)

**Citations Affected:** IC 4-13; IC 6-3.1; IC 20-12; IC 22-4.1; noncode.

Synopsis: Film production tax incentives. Authorizes the use of state and university owned property free of charge as locations for making motion pictures. Provides that costs associated with the purchase of machinery, equipment, or special purpose buildings used to make motion pictures or audio productions are qualified investments for purposes of the capital investment tax credit statewide and the Hoosier business investment tax credit. Authorizes the department of workforce development to fund job training in the film production industry from the state workforce development fund. Excludes obscene motion pictures from various incentives.

Effective: July 1, 2005; January 1, 2006.

# Lutz J, Denbo, Borror, Hinkle

January 19, 2005, read first time and referred to Committee on Commerce, Economic Development and Small Business.
February 8, 2005, amended, reported — Do Pass; referred to Committee on Ways and Means pursuant to Rule 127.
February 24, 2005, amended, reported — Do Pass.









### First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

## **HOUSE BILL No. 1639**

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

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1	SECTION 1. IC 4-13-1-4 IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2005]: Sec. 4. The department shall, subject to
3	this chapter, do the following:

- (1) Execute and administer all appropriations as provided by law, and execute and administer all provisions of law that impose duties and functions upon the executive department of government, including executive investigation of state agencies supported by appropriations and the assembly of all required data and information for the use of the executive department and the legislative department.
- (2) Supervise and regulate the making of contracts by state agencies.
- (3) Perform the property management functions required by IC 4-20.5-6.
  - (4) Assign office space and storage space for state agencies in the manner provided by IC 4-20.5-5.
- 17 (5) Maintain and operate the following for state agencies:

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1	(A) Central duplicating.
2	(B) Printing.
3	(C) Machine tabulating.
4	(D) Mailing services.
5	(E) Centrally available supplemental personnel and other
6	essential supporting services.
7	(F) Information services.
8	(G) Telecommunication services.
9	The department may require state agencies to use these general
10	services in the interests of economy and efficiency. The general
11	services rotary fund, the telephone rotary fund, and the data
12	processing rotary fund are established through which these
13	services may be rendered to state agencies. The budget agency
14	shall determine the amount for each rotary fund.
15	(6) Control and supervise the acquisition, operation, maintenance,
16	and replacement of state owned vehicles by all state agencies. The
17	department may establish and operate, in the interest of economy
18	and efficiency, a motor vehicle pool, and may finance the pool by
19	a rotary fund. The budget agency shall determine the amount to
20	be deposited in the rotary fund.
21	(7) Promulgate and enforce rules relative to the travel of officers
22	and employees of all state agencies when engaged in the
23	performance of state business. These rules may allow
24	reimbursement for travel expenses by any of the following
25	methods:
26	(A) Per diem.
27	(B) For expenses necessarily and actually incurred.
28	(C) Any combination of the methods in clauses (A) and (B).
29	The rules must require the approval of the travel by the
30	commissioner and the head of the officer's or employee's
31	department prior to payment.
32	(8) Administer IC 4-13.6.
33	(9) Prescribe the amount and form of certified checks, deposits,
34	or bonds to be submitted in connection with bids and contracts
35	when not otherwise provided for by law.
36	(10) Rent out, with the approval of the governor, any state
37	property, real or personal:
38	(A) not needed for public use; or
39	(B) for the purpose of providing services to the state or
40	employees of the state;
41	the rental of which is not otherwise provided for or prohibited by
42	law. Property may not be rented out under this subdivision for a



1	term exceeding ten (10) years at a time. However, if property is
2	rented out for a term of more than four (4) years, the
3	commissioner must make a written determination stating the
4	reasons that it is in the best interests of the state to rent property
5	for the longer term. This subdivision does not include the power
6	to grant or issue permits or leases to explore for or take coal, sand,
7	gravel, stone, gas, oil, or other minerals or substances from or
8	under the bed of any of the navigable waters of the state or other
9	lands owned by the state.
10	(11) Have charge of all central storerooms, supply rooms, and
11	warehouses established and operated by the state and serving
12	more than one (1) agency.
13	(12) Enter into contracts and issue orders for printing as provided
14	by IC 4-13-4.1.
15	(13) Sell or dispose of surplus property under IC 5-22-22, or if
16	advantageous, to exchange or trade in the surplus property toward
17	the purchase of other supplies, materials, or equipment, and to
18	make proper adjustments in the accounts and inventory pertaining
19	to the state agencies concerned.
20	(14) With respect to power, heating, and lighting plants owned,
21	operated, or maintained by any state agency:
22	(A) inspect;
23	(B) regulate their operation; and
24	(C) recommend improvements to those plants to promote
25	economical and efficient operation.
26	(15) Administer, determine salaries, and determine other
27	personnel matters of the department of correction ombudsman
28	bureau established by IC 4-13-1.2-3.
29	(16) Adopt policies and standards for making state owned
30	property reasonably available to be used free of charge as
31	locations for making motion pictures.
32	SECTION 2. IC 6-3.1-26-5.5 IS ADDED TO THE INDIANA
33	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
34	[EFFECTIVE JANUARY 1, 2006]: Sec. 5.5. As used in this section,
35	"motion picture or audio production" means a:
36	(1) feature length film;
37	(2) video;
38	(3) television series;
39	(4) commercial;
40	(5) music video or an audio recording; or
41	(6) corporate production;
12	for any combination of theatrical, television, or other media



1	viewing or as a television pilot. The term does not include a motion
2	picture that is obscene (as described in IC 35-49-2-1) or television
3	coverage of news or athletic events.
4	SECTION 3. IC 6-3.1-26-8 IS AMENDED TO READ AS
5	FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 8. (a) As used in
6	this chapter, "qualified investment" means the amount of the taxpayer's
7	expenditures for:
8	(1) the purchase of new telecommunications, production,
9	manufacturing, fabrication, assembly, extraction, mining,
10	processing, refining, or finishing equipment;
11	(2) the purchase of new computers and related equipment;
12	(3) costs associated with the modernization of existing
13	telecommunications, production, manufacturing, fabrication,
14	assembly, extraction, mining, processing, refining, or finishing
15	facilities;
16	(4) onsite infrastructure improvements;
17	(5) the construction of new telecommunications, production,
18	manufacturing, fabrication, assembly, extraction, mining,
19	processing, refining, or finishing facilities;
20	(6) costs associated with retooling existing machinery and
21	equipment; <del>and</del>
22	(7) costs associated with the construction of special purpose
23	buildings and foundations for use in the computer, software,
24	biological sciences, or telecommunications industry; and
25	(8) costs associated with the purchase of machinery,
26	equipment, or special purpose buildings used to make motion
27	pictures or audio productions;
28	that are certified by the board under this chapter as being eligible for
29	the credit under this chapter.
30	(b) The term does not include property that can be readily moved
31	outside Indiana.
32	SECTION 4. IC 20-12-1-2 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 2. (a) The Ball
34	State University board of trustees, Indiana State University board of
35	trustees, the trustees of Indiana University, the trustees of Purdue
36	University, and the University of Southern Indiana board of trustees,
37	each as to its respective institution, shall have the power and duty:
38	(1) to govern the disposition and method and purpose of use of
39	the property owned, used, or occupied by the institution, including
40	the governance of travel over and the assembly upon the property;
41	(2) to govern, by specific regulation and other lawful means, the

conduct of students, faculty, employees, and others while upon



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1	the property owned, used, or occupied by the institutions;
2	(3) to govern, by lawful means, the conduct of its students,
3	faculty, and employees, wherever the conduct might occur, to the
4	end of preventing unlawful or objectionable acts that seriously
5	threaten the ability of the institution to maintain its facilities
6	available for performance of its educational activities or that are
7	in violation of the reasonable rules and standards of the institution
8	designed to protect the academic community from unlawful
9	conduct or conduct presenting a serious threat to person or
10	property of the academic community;
11	(4) to dismiss, suspend, or otherwise punish any student, faculty
12	member, or employee of the institution who violates the
13	institution's rules or standards of conduct, after determination of
14	guilt by lawful proceedings;
15	(5) to prescribe the fees, tuition, and charges necessary or
16	convenient to the furthering of the purposes of the institution and
17	to collect the prescribed fees, tuition, and charges;
18	(6) to prescribe the conditions and standards of admission of
19	students upon the bases as are in its opinion in the best interests
20	of the state and the institution;
21	(7) to prescribe the curricula and courses of study offered by the
22	institution and define the standards of proficiency and satisfaction
23	within the curricula and courses established by the institution;
24	(8) to award financial aid to students and groups of students out
25	of the available resources of the institution through scholarships,
26	fellowships, loans, remissions of fees, tuitions, charges, or other
27	funds on the basis of financial need, excellence of academic
28	achievement, or potential achievement or any other basis as the
29	governing board may find to be reasonably related to the
30	educational purposes and objectives of the institution and in the
31	best interest of the institution and the state;
32	(9) to cooperate with other institutions to the end of better
33	assuring the availability and utilization of its total resources and
34	opportunities to provide excellent educational opportunity for all
35	persons;
36	(10) to establish and carry out written policies for the investment
37	of the funds of the institution in the manner provided by
38	IC 30-4-3-3; <del>and</del>
39	(11) to lease to any corporation, limited liability company,
40	partnership, association, or individual real estate title to which is
41	in the name of an institution or in the name of the state for the use
42	and benefit of the leasing institution; and



1	(12) to adopt policies and standards for making property	
2	owned by the institution reasonably available to be used free	
3	of charge as locations for the production of motion pictures.	
4	(b) A lease may be for such term and for such rental, either nominal	
5	or otherwise, as the board determines to be in the best interest of the	
6	institution. No lease shall be executed under this section for a term	
7	exceeding four (4) years unless the execution is approved by the	
8	governor and by the state budget agency. The universities shall be	
9	exempt from all property taxes on any real estate leased under this	
10	section, and the lessee shall be liable for property taxes on the leased	
11	real estate as if the real estate were owned by the lessee in fee simple,	
12	unless the lessee is a student living in university-owned facilities.	
13	(c) This section shall not be construed to deny any tax exemption	
14	that a lessee would have under other laws if the lessee were the owner	
15	in fee simple of the real estate.	
16	SECTION 5. IC 22-4.1-6-2 IS AMENDED TO READ AS	
17	FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 2. Money in the	
18	fund may be used for the following purposes at the discretion of the	
19	department, based upon the priorities necessary to achieve the	
20	department's goals:	
21	(1) To build the capacity and strengthen the quality of services of	
22	programs offering basic skills services and having a substantial	
23	volunteer component, including staff and volunteer development,	
24	outreach, equipment, software, training materials, and community	
25	linkages.	
26	(2) For workforce literacy programs providing essential and basic	_
27	education skills training to raise skills and productivity in the	'
28	workplace.	
29	(3) For technical assistance to providers of workplace literacy and	1
30	basic education to enhance the providers' capacity to link with	
31	employers and document productivity gains resulting from	
32	training.	
33	(4) To establish a common data base, reporting system, and	
34	evaluation system related to workforce literacy and other	
35	incumbent worker programs, and to develop performance	
36	standards.	
37	(5) To provide training for dislocated workers under IC 22-4-41.	
38	(6) To provide training for workers who are at risk of becoming	
39	dislocated workers because of a lack of skills.	
40	(7) To provide comprehensive job training and related services	
41	for economically disadvantaged, unemployed, and underemployed	

individuals, including recruitment, counseling, remedial



1	education, vocational training, job development, job placement,	
2	and other appropriate services to enable each individual to secure	
3	and retain employment at the individual's maximum capacity.	
4	(8) To attract federal funds in order to increase the resources	
5	available to carry out the purposes of this section.	
6	(9) To provide comprehensive job training and related	
7	services, including recruitment, counseling, remedial	
8	education, vocational training, job development, job	
9	placement, and other appropriate services to individuals	
10	seeking employment in the film or audio production industry.	
11	SECTION 6. [EFFECTIVE JANUARY 1, 2006] IC 6-3.1-26-8, as	
12	amended by this act, applies to taxable years beginning after	
13	December 31, 2005.	
14	SECTION 7. [EFFECTIVE JULY 1, 2005] (a) The Indiana	
15	department of administration shall, before January 1, 2006, adopt	
16	policies and standards under IC 4-13-1-4(16), as added by this act,	
17	for using state owned property as locations for making motion	
18	pictures.	
19	(b) This SECTION expires January 2, 2006.	



### COMMITTEE REPORT

Mr. Speaker: Your Committee on Commerce, Economic Development and Small Business, to which was referred House Bill 1639, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, line 30, after "property" insert "reasonably".

Page 3, line 40, after "picture" insert "or an audio production".

Page 3, line 41, delete "picture" and insert "picture or audio production".

Page 4, line 4, after "video" insert "or an audio recording".

Page 4, between lines 17 and 18, begin a new paragraph and insert: "SECTION 3. IC 6-3.1-1.5 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2006]:

Chapter 1.5. Sale or Assignment of Tax Credits

Sec. 1. As used in this chapter, "qualified taxpayer" means a taxpayer that:

- (1) makes a qualified investment described in IC 6-3.1-13.5-3;
- (2) makes a qualified investment described in IC 6-3.1-26-8(8); or
- (3) incurs qualified expenses (as defined in IC 6-3.1-29-5).
- Sec. 2. Notwithstanding any other provision, a qualified taxpayer:
  - (1) that is entitled to a tax credit under this article for a qualified investment or a qualified expense enumerated in section 1 of this chapter; and
  - (2) for which the tax credit or any part of the tax credit exceeds the qualified taxpayer's tax liability, after the application of any other credits that are claimed by the taxpayer;

may, after December 31, 2005, sell, assign, convey, or otherwise transfer the unused part of the tax credit that exceeds the qualified taxpayer's tax liability.

Sec. 3. A sale, an assignment, a conveyance, or a transfer of a tax credit under this chapter must be in writing, and both the qualified taxpayer and the person to which the credit is sold, assigned, conveyed, or transferred must report the sale, assignment, conveyance, or transfer on their state tax returns in the manner prescribed by the department.

Sec. 4. The department shall adopt rules under IC 4-22-2 that are necessary to administer this chapter.".

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Page 4, line 35, after "pictures" insert "or audio productions".

Page 5, line 25, after "pictures" insert "or audio productions".

Page 5, line 33, after "Picture" insert "and Audio".

Page 5, line 36, after "picture" insert "or audio production".

Page 5, line 38, after "picture" insert "or audio".

Page 5, line 40, after "pictures" insert "or audio productions".

Page 6, line 7, after "picture" insert "or an audio".

Page 6, line 9, after "picture" insert "or an audio production".

Page 6, line 41, after "picture" insert "or an audio production".

Page 8, line 19, after "institution" insert "reasonably".

Page 9, line 27, after "film" insert "or audio".

Page 9, line 28, after "(a)" insert "IC 6-3.1-1.5 and".

Page 9, line 28, after "IC 6-3.1-29," insert "both".

Page 9, line 29, delete "applies" and insert "apply".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1639 as introduced.)

BORROR, Chair

Committee Vote: yeas 12, nays 0.

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### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1639, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, delete lines 32 through 42.

Delete page 4.

Page 5, delete lines 1 through 32, begin a new paragraph and insert: "SECTION 2. IC 6-3.1-26-5.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 5.5. As used in this section, "motion picture or audio production" means a:

- (1) feature length film;
- (2) video;
- (3) television series;
- (4) commercial;
- (5) music video or an audio recording; or
- (6) corporate production;

for any combination of theatrical, television, or other media viewing or as a television pilot. The term does not include a motion picture that is obscene (as described in IC 35-49-2-1) or television coverage of news or athletic events.".

Page 6, line 14, delete "productions (as defined in IC 6-2.5-5-39);" and insert "**productions**;".

Page 6, delete lines 19 through 42.

Page 7, delete lines 1 through 39.

Page 10, delete lines 19 through 23, begin a new paragraph and insert:

"SECTION 9. [EFFECTIVE JANUARY 1, 2006] IC 6-3.1-26-8, as amended by this act, applies to taxable years beginning after December 31, 2005.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1639 as printed February 9, 2005.)

ESPICH, Chair

Committee Vote: yeas 21, nays 0.

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